PATENT COOPERATION TREATY

REC'D 1 3 SEP 2005

From the					WIPO PCT			
NTERNATIONAL SEARCHING AUTHORITY					PCT			
To:					FUI.			
	ooe form D	OT454220		WRITTEN OPINION OF THE				
see form PCT/ISA/220				INTERNATIONAL SEARCHING AUTHORITY				
				. (F	PCT Rule 43 <i>bis</i> .1)			
·				Date of mailing 15 SUPTEM SEA 2005				
				(day/month/year) see form PCT/ISA/210 (second sheet)				
Applicant's or agent's file reference see form PCT/ISA/220				FOR FURTHER ACTION See paragraph 2 below				
	national application N		International filing date (day/month/year)	Priority date (day/month/year)			
	GB2005/001269		31.03.2005	•	31.03.2004			
Inter	national Patent Class	ffication (IPC) or	both national classification	and IPC				
International Patent Classification (IPC) or both national classification and IPC G01M11/00								
Appl	cant							
BRI	TISH TELECOM	MUNICATION	IS PUBLIC LIMITED	COMPANY				
1.	This opinion co	ntains indicati	ons relating to the fol	llowing items:				
	⊠ Box No. 1	Basis of the or	oinion					
	☐ Box No.'II	Priority						
į	☐ Box No. III	ve step and industrial applicability						
l	☐ Box No. IV	the terrestive etch or industrial						
	⊠ Box No. V	Reasoned state applicability; c	tement under Rule 43 <i>b.</i> itations and explanation	is.1(a)(i) with regard to ns supporting such sta	novelty, inventive step or industrial tement			
	☐ Box No. VI	Certain docun			·			
			s in the international ap					
	⊠ Box No. VIII	Certain obser	vations on the internation	onai application .				
2.	FURTHER ACT							
	written opinion o the applicant che international Bu will not be so co	of the Internation coses an Autho reau under Ruk nsidered.	nal Preliminary Examini rity other than this one e 68.1 <i>bis</i> (b) that written	to be the IPEA and the opinions of this intern	Il usually be considered to be a However, this does not apply where a chosen IPEA has notifed the ational Searching Authority			
If this opinion is, as provided above, considered to be a written opinion of the IPEA, the applicant is invited to submit to the IPEA a written reply together, where appropriate, with amendments, before the expiration of three months from the date of mailing of Form PCT/ISA/220 or before the expiration of 22 months from the priority dat whichever expires later.								
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3.	months from the whichever expire	es later. Ins, see Form P		·	,			

Name and mailing address of the ISA:

Authorized Officer



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International application No. PCT/GB2005/001269

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	Box	x No	o. I	Basis of the opinion			
1.	With	h re lan	garo guaç	to the language, this opinion has been established on the basis of the international application ge in which it was filed, unless otherwise indicated under this item.	in		
		lar	ngua	pinion has been established on the basis of a translation from the original language into the follow ge , which is the language of a translation furnished for the purposes of international search Rules 12.3 and 23.1(b)).	/ing		
2.	Wit	h re ess	egard sary 1	d to any nucleotide and/or amino acid sequence disclosed in the international application and to the claimed invention, this opinion has been established on the basis of:			
	a. t	уре	of n	naterial:			
	1		a s	equence listing			
	1		tab	le(s) related to the sequence listing			
b. format of material:							
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	c. t	ime	of fi	iling/furnishing:			
			cor	ntained in the international application as filed.			
			file	d together with the international application in computer readable form.			
			fun	nished subsequently to this Authority for the purposes of search.			
3.		ha cc	as be	lition, in the case that more than one version or copy of a sequence listing and/or table relating the sen filed or furnished, the required statements that the information in the subsequent or additionals is identical to that in the application as filed or does not go beyond the application as filed, as priate, were furnished.	ereto I		
4	R. Additional comments:						

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Box No. V Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement

Novelty (N)

Yes: Claims

5-7, 17, 18, 20, 28, 29

No: Claims

1-4, 8-16,19, 21-27, 30-32

Inventive step (IS)

Yes: Claims

5-7

No: Claims

17,18, 20, 28, 29

Industrial applicability (IA)

Yes: Claims

1-32

No: Claims

2. Citations and explanations

see separate sheet

Box No. VII Certain defects In the international application

The following defects in the form or contents of the international application have been noted:

see separate sheet

Box No. VIII Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made:

see separate sheet

1. Reference is made to the following documents:

D1: US 2003/103211 A1 (LANGE CHARLES ET AL) 5 June 2003 (2003-06-05)

D2: US 4 572 949 A (BOWERS ET AL) 25 February 1986 (1986-02-25)

D3: US 5 636 021 A (UDD ET AL) 3 June 1997 (1997-06-03)

D4: US 6 459 486 B1 (UDD ERIC ET AL) 1 October 2002 (2002-10-01)

2. Although claims 1 and 32 (method) as well as 22 and 26 (apparatus) have been drafted as separate independent claims, they appear to relate effectively to the same invention and to differ from each other only with regard to the definition of the respective subject-matter for which protection is sought.

It seems to be possible in the present case to draft one independent claim in each category e.g. based on present claims 1 and 22 and dependent claims for the subject-matter of present claims 26 and 32.

The aforementioned claims therefore lack conciseness (Rule 6.1 (a) PCT).

3. In view of document D1 it appears that present claims 30 and 31 are directed to a second invention of sensing the position of a moving vehicle, whereas the first invention, claims 1-29 and 32, is directed to improvements of an interferometer for detecting the position of time-varying disturbances, which is in contradiction to the requirement of unity of invention (Rule 13.1 PCT).

INDEPENDENT CLAIM 1

- 4. The present application does not meet the criteria of Article 33(1) PCT, because the subject-matter of claim 1 is not new in the sense of Article 33(2) PCT in view of either D1, D2, D3 or D4.
- 4.1 Document D1 discloses (the references in parentheses applying to this document) a method of evaluating the position of a time-varying disturbance (Par. 2, wherein the appearance of breaks, cracks or inconsistencies in the optical fibres is time-varying) on a

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transmission link (optical fibre, e.g. fibre 150 in Fig. 2B),

the method including the steps of: copying, at least in part, an output signal from a source (102 in Fig. 2B), such that there is a pair of signal copies (by means of beam splitter 202 in Fig. 2B);

transmitting the signal copies onto the transmission link (optical fibre 150 in Fig. 2B); receiving from the transmission link at least partially returned signal copies previously transmitted thereon (Par. 43); combining the received signal copies of a transmitted pair so as to produce a combination signal (Par. 44, combination in coupler 202 in Fig. 2B); and, using a temporal characteristic (detector intensity is proportional to phase difference between the two combined signals (Par. 50 and Fig. 3) which is a function of the time delay and their optical path length) in the combination signal to evaluate the position of the disturbance on the transmission link (Par. 54 and Fig. 4).

- 4.2 Document D2 discloses as well a method of evaluating the position of a time-varying disturbance on a transmission link (moving surface on the end of the fibre optic probe, col. 2, l. 67 col. 3, l. 1) according to claim 1, see apparatus in Fig. 6.
- 4.3 In view of document D3 see the reasoning given at point 7 below.
- 4.4 Similarly, document D4 discloses a method of evaluating the position of a time-varying disturbance on a transmission link (time varying environmental effect, col. 3, l. 65-67) according to claim 1, see apparatus in Fig. 1.

INDEPENDENT CLAIM 22

5. The present application does not meet the criteria of Article 33(1) PCT, because the subject-matter of the apparatus disclosed in claim 22 is not new in the sense of Article 33(2) PCT in view of either **D1**, **D2**, **D3 or D4**, the arguments given at point 4 for the corresponding method applying mutatis mutandis.

INDEPENDENT CLAIM 26

- 6. The present application does not meet the criteria of Article 33(1) PCT, because the subject-matter of claim 26 is not new in the sense of Article 33(2) PCT in view of documents D1, D3 or D4.
- 6.1 The arguments given at point 4 applying mutatis mutandis in view of the respective documents D1, D3 or D4.
- 6.2 Especially, in document **D3**, Fig. 9 distributed reflective elements (854-870) are shown which provide a distributed backscattering of light from the fibre optic link (850). Whereby a processor circuit (e.g. controller 574 in Fig. 4) is arranged to store the interference signal (of the respective interferometers 559, 560, 561) in association with an indication of a temporal characteristic of the return signal (signals monitored from the interferometer 576, 578 and 580 including the time varying environmental effects, see col. 10, l. 61 col. 11, l. 3).

INDEPENDENT CLAIM 30

- 7. The present application does not meet the criteria of Article 33(1) PCT, because the subject-matter of **claim 30** is not new in the sense of Article 33(2) PCT in view of **D3**.
- 7.1 Document D3 discloses (the references in parentheses applying to this document) a sensing system for sensing the position of a moving vehicle (col. 12, l. 36-38 and 48-51) the sensing system having:
- a guide track (Fig. 8, track 806) for guiding the movement of the vehicle; an optical channel (802) extending along the guide track; and, monitoring apparatus (812, 816) coupled to the optical channel, wherein the optical channel is mechanically coupled to the guide track such that movement of the vehicle causes a moving disturbance along the optical channel (col. 12, I. 36-38 and 42-44),
- the monitoring apparatus (see embodiment in Fig. 2) being configured to (I) detect (using e.g. detectors 160, 162, 168 in Fig. 2) a light signal from the optical channel (e.g. of distributed fibre sensor 100 in Fig. 2) indicative of a the moving disturbance, (ii) evaluate at least one temporal characteristic of the light signal (determining time dependent interference outputs 182, 184 and 140 in Fig. 2), and (iii) in dependence on the

evaluated temporal characteristic, determine an indication of the position (using position signal 190 in Fig. 2, col. 6, I. 56-59) of the moving disturbance along the channel so that the position of the vehicle along the track can be sensed (Col. 1, I. 4-7).

INDEPENDENT CLAIM 31

8. The present application does not meet the criteria of Article 33(1) PCT, because the subject-matter of claim 31 is not new in the sense of Article 33(2) PCT in view of document D3, see arguments given at point 7 above.

INDEPENDENT CLAIM 32

9. The present application does not meet the criteria of Article 33(1) PCT, because the subject-matter of claim 32 is not new in the sense of Article 33(2) PCT in view of documents D1, D2, D3 or D4, see arguments given at point 4 above.

DEPENDENT CLAIMS 2-4, 8-21, 23-25, 27-29

- 10. Dependent claims 2-4, 8-21, 23-25, 27-29 do not contain any features which, in combination with the features of any claim to which they refer, meet the requirements of the PCT in respect of novelty and/or inventive step (Article 33(2) and (3) PCT).
- 10.1 The additional feature of **claim 2** is known e.g. from D2, Fig. 2, where the moving of the surface (18) is a function of time which is included in the temporal characteristics (Amplitude A as a function of time in equation 11) occurring in the combination signal (signal at the detector A_2A_3 in equation 11). (A 33(2) PCT)
- 10.2 The additional feature of claim 3 is known e.g. from D3, see distributed backscattering at fibre gratings 550-554 in Fig. 4 (A 33(2) PCT).
- 10.3 The additional feature of claim 4 is known e.g. from D2, see col. 5, l. 12-15 (A 33(2) PCT).

- 10.4 The additional features of claims 8-16 and 23-25 are known from either D1 or D2. In view of D1 see e.g. the interferometer apparatus disclosed in Fig. 2B, comprising a phase modulator 204, typically a piezoelectric modulator, which at the same time modulates the path length and the time delay of the respective path 114 different to that of path 112. In view of document D2 see the disclosure in Fig. 6 comprising coiled fibres 62 in optical path 14 which results in different path length and time delay of the interferometer arms (col. 4, l. 25-27). (A 33(2) PCT).
- 10.5 In claim 17 and 18 a slight constructional change is defined which comes within the scope of the customary practice followed by persons skilled in the art starting from document D2 in order to adapt the interferometer towards smaller optical path differences to improve its sensitivity in view of the restriction for low-coherence of the interferometer light source (D2, col. 3, I. 20-22). (A 33(3) PCT)
- 10.6 The additional features of claims 19 and 21 are known from document D3, see embodiment in Fig. 8 (A 33(2) PCT).
- 10.7 The slight constructional change in **claim 20** comes within the scope of the customary practice followed by the person skilled in the art when starting from D3 with the embodiment of Fig. 8 to improve the transmission of the acoustic signal from the train to the fibre. (A 33(3) PCT)
- 10.8 The additional feature of **claim 27** is known e.g. from D1, see time-distributed interference signal 316 in Fig. 3 dependent on the time variation of the return signal which determines the measured phase difference of the interfering light beams ((Par. 50 and 54) (A 33(2) PCT).
- 10.9 In claims 28 and 29 a slight constructional change is defined which comes within the scope of the customary practice followed by persons skilled in the art starting from D1, especially in order to implement the sampling of the detector output as discribed in Par. 62. (A 33(3) PCT)
- 11. According to the requirements of Rule 5.1(a)(ii) PCT, the relevant background art disclosed in the documents D1-D4 should be mentioned in the description.

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- 12. Independent claims are not in the **two-part form** in accordance with **Rule 6.3(b) PCT**, which in the present case would be appropriate, with those features known in combination from the prior art being placed in the preamble (Rule 6.3(b)(I) PCT) and with the remaining features being included in the characterising part (Rule 6.3(b)(ii) PCT).
- 13. The features of the claims are not provided with reference signs placed in parentheses (Rule 6.2(b) PCT).